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Hon. Charles L. Brieant United States District Court Southern District of New York 300 Quarropas Street White Plains, New York 10601

VIA FACSIMILE

Awilda Gomez W. Village of Sleepy Hollow et al. Dantes Docket No.: 07 Civ. 9296 (CLB)(GAY)

Our File No.: 07-157

Dear Judge Brieant:

We represent the defendants in the above captioned matter. We are writing on behalf of all parties for a joint request for a three (3) month extension of the discovery deadline, until October 6, 2008. Discovery is currently scheduled to be completed on July 7, 2008 and there is a conference scheduled for July 11, 2008.

Document discovery has now been completed. The qualified immunity deposition has also been completed and the qualified immunity motion will be fully briefed on July 18, 2008. Oral argument is currently scheduled for September 12, 2008. Depositions of the parties have not yet been held. We note that plaintiff's underlying criminal trial has been adjourned until the end of July. The parties require the additional three (3) months to complete discovery and depositions of the parties.

This is the first request for an extension of the discovery deadline.

MIRANDA SOKOLOFF SAMBURSKY SLONE VERVENIOTIS LLP

Hon. Charles L. Brieant June 26, 2008 PAGE 2 OF 2

The parties also request that the Court mediation be adjourned to a mutually agreeable date before November 3, 2008.

Thank you for your consideration of this matter.

Respectfully submitted,

MIRANDA SOKOLOFF SAMBURSKY SLONE VERVENIOTIS LLP

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cc: Frances Dapice Marinelli, Esq.

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(via facsimile)